#10

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Date: February 3, 2004

Yevgeniy Eugene Shteyn

Examiner: Krisna Lim

Serial No.: 09/635,549

Art Unit: 2153

Filed: August 10, 2000

Atty Docket No.: US000209

For: TOPICAL SERVICE PROVIDES CONTEXT

CERTIFICATE OF FACSIMILE

INFORMATION FOR A HOME NETWORK

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450 Attn: Examiner Krisna Lim I HEREBY CERTIFY THAT THIS CORRESPONDENCE IS BEING SENT VIA FACSIMILE TO THE US PATENT OFFICE TO EXAMINER KRISNA LIM AT FACSIMILE NUMBER (703) 872-9306 ON THE DATE INDICATED BELOW.

Sharinga Verboort

Date of Deposit February 3, 2004

# BRIEF BEFORE THE BOARD OF APPEALS

This is an appeal from a Final Rejection dated December 15, 2003. A Notice of Appeal was received by the Patent Office on January 21, 2004.

REAL PARTY IN INTEREST

The real party in interest is Philips Electronics North America Corporation.

RELATED APPEALS AND INTERFERENCES

None.

STATUS OF CLAIMS

Claims 1-16 remain in the application and are presented in attached Appendix A. No claims are allowed.

Page 1 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549

Claims 1-16 stand as finally rejected under 35 U.S.C. 102(a) as being anticipated by Allan (EP 1 017 206).

#### STATUS OF AMENDMENTS

Amendments to claims 1-3, 5, 7-8, 11, 13, and 15-16 were made in Appellant's Response to the Office Action Dated April 25, 2003. Amendments to claims 6, 7, and 9 were made, and claim 5 was cancelled, in Appellant's Response to the Office Action Dated October 29, 2003, but the amendments were not entered. (The claims in the Appendix contain the claims after the amendments made in the Response to the Office Action Dated April 25, 2003.)

The rejections of the claims, for reasons explained below, are clearly erroneous.

#### SUMMARY OF INVENTION

The present invention is directed to a system for assisting users in finding context-related information for a consumer apparatus. The association of a URL or a unique identifier therefor with the apparatus enables a user to immediately retrieve context information, about, for example, how to use a consumer appliance, warranty program, etc. As explained in the specification:

Note that the ... garbage can, the DVD player, the blender, and the motorcycle itself now has become, in the perception of the user, a topical server. The topical server supplies content information about the apparatus, about its context of its usage. Another way of looking at the invention is that the apparatus has become an icon as if it were part of a. graphical user-interface (GUI). Causing the apparatus or its proxy to submit a request based on the URL is similar to clicking an icon on a GUI, the icon being some sort of a graphical representation or metaphor of the documents or application or service associated with it. In the invention, the apparatus is the icon. Accordingly, the user interaction with the networked environment has become highly intuitive. The external service and the apparatus are intuitively associated with each other.

(Page 4, line 22 to page 5, line 1.)

Page 2 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549



#### ISSUES

Whether claims 1-16 would be unpatentable under 35 U.S.C. 102(a) as 1. being anticipated by Alian (EP 1 017 206)?

#### GROUPING OF CLAIMS

Claims 1-16 stand as finally rejected under 35 U.S.C. 102(a) as being anticipated by Allan (EP 1 017 206). The claims do not stand or fall together.

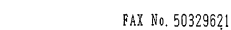
#### ARGUMENT

Claims 1-16 are rejected under 35 U.S.C. 102(a) as being anticipated by Allan (EP 1 017 206). Anticipation requires the disclosure in a single prior art reference of each element of the claim under consideration. In re Dillon 919 F.2d 688, 16 USPQ2d 1897, 1908 (Fed. Cir. 1990) (en banc), cert. denied, 500 U.S. 904 (1991). The rejections based on the Allan reference are clearly erroneous because the reference does not disclose all limitations as recited in the claims, as explained below.

## Allan Does Not Disclose the Claimed URL or Identifier Therefor\_

The Examiner cites col. 1, lines 32-33 in Allan as disclosing a URL or an identifier therefore associated with the apparatus. The cited passage discloses the assignment of a URL to the apparatus for identification of the apparatus on the network. This differs fundamentally from the claimed URL or identifier, which is associated with the apparatus "for initiating retrieval of data from a server

Page 3 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549



under control of a predetermined URL or an identifier therefore." In Allan, the assignment of the address to the apparatus does not enable the apparatus to retrieve content from a remote server, as claimed. The Examiner's rejection would require the apparatus to retrieve data from itself, ignoring the recited limitation of "retrieval of data from a server." Because the cited passage in Allan does not relate to an address for a server apart from the apparatus itself, the rejection is clearly erroneous.

## Allan Does Not Disclose Content on Context of Usage of a Consumer **Apparatus**

For unexplained reasons, the Examiner considers that the data flowing to the devices considered to be consumer apparatuses represent content. In the art, content is widely considered information that is presented to a user through an interface so that it may be perceived and used by a user. Data types commonly displayed are text, audio, images, video, or combinations of the foregoing. Appellant has not found the word content anywhere in Allan. Allan does not describe the nature of any data that flows to the devices considered to be consumer apparatuses or give any examples. Notably, the data or data streams to the apparatuses can be many things other than content. For example, the data could be or represent software downloads to the apparatuses, control signals, operational status, or monitoring data, database items for storage on the apparatuses, or transactional data. Allan's focus on network infrastructure simply does not entail consideration of the specific nature of data pushed through the network to the apparatuses.

Page 4 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549



Assuming for the sake of argument that content is disclosed in Allan, claim

1 also calls for the retrieval of "data representing content information about the

context of usage of the consumer apparatus." Although the Examiner considers

Allan to disclose "data representing content information about the context of

usage of the apparatus," the Examiner has not disclosed where any such

teaching is specifically found in Allan. Therefore, the Office Action does not

comply with MPEP § 707.07(d) which requires grounds for a rejection to be "fully

and clearly stated." This shortcoming noted to the Examiner in Appellant's

Amendment and Response filed December 5, 2003. In the Advisory Action

dated December 15, 2003, the Examiner responded:

[T]he examiner respectfully disagrees because every elelemnts [sic] of the claimed [sic] are clearly cited by the examiner in the office action.... [that] the citation may not recite the same phrase or languages; however, the broader the claim, the broader the rejection would be. Frankly, the applicant is advised to take a close look at the claimed language, for example, claim 1. In this claim it is nothing more than just retrieving data (content) information from a serve [sic] using URL, and such feature is clearly taught by the reference. Allen [sic], clearly disclosed the use of single or unique internet address to send or to receive information in the network [sic]."

Contrary to the Examiner's assertion, Appellant is not merely claiming retrieval of data from a URL using a server. Full patentable weight must be given to each word in a claim. *In re Wilson*, 424 F.2d 1382, 1385, 165 USPQ 494, 496 (CCPA 1970) ( "[a]II words in a claim must be considered in judging the patentability of that claim against the prior art"). The Examiner's comments above disregard this governing principle because they do not address the claim limitation of *context of usage* of a consumer apparatus.

Page 5 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549

That Allan does not disclose content for context of usage is not surprising:

Allan provides network infrastructure and does not focus on the nature of data

passed through the infrastructure. In contrast, the claimed invention is directed
to a system for assisting users in finding context-related information for an
apparatus.

The specification gives various examples of context of usage related to certain consumer apparatuses, including a garbage can, DVD players, a blender, and a motorcycle. (See, e.g., pages 3-4.) For example, the association of a URL with an apparatus enables a user to immediately receive context information, about, for example, how to use a consumer appliance, warranty program, etc. The specification encapsulates the meaning of context of usage:

Note that the ... garbage can, the DVD player, the blender, and the motorcycle itself now has become, in the perception of the user, a topical server. The topical server supplies content information about the apparatus, about its context of its usage. Another way of looking at the invention is that the apparatus has become an icon as if it were part of a graphical user-interface (GUI). Causing the apparatus or its proxy to submit a request based on the URL is similar to clicking an icon on a GUI, the icon being some sort of a graphical representation or metaphor of the documents or application or service associated with it. In the invention, the apparatus is the icon. Accordingly, the user interaction with the networked environment has become highly intuitive. The external service and the apparatus are intuitively associated with each other.

(Page 4, line 22 to page 5, line 1.)

In view of the foregoing distinctions on a (1) predetermined URL and/or (2) identifier and/or of content on context of usage, claim 1 and directly and indirectly dependent claims 2-4 are patentably distinct over Allan, and the rejections should be reversed as clearly erroneous.

Page 6 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549



Claims 5-16 directly or indirectly recite the limitations of a (1) predetermined URL or identifier therefor and/or (2) content on context of usage and are patentable for at least the same reasons as given above for claim 1. Further, the Examiner has not identified other distinguishing limitations recited in the claims.

# Allan Does Not Disclose That the Claimed Consumer Apparatus is Responsive to User-Input

Assuming for the sake of argument that Allan did disclose consumer apparatus from which content on context of usage could be retrieved from a server under control of a predetermined URL (or identifier therefore) associated with the apparatus, other limitations are missing from the prior art. In particular, claim recites that the apparatus is responsive to "user-input for initiating retrieval of data." The Examiner considers Allan to disclose this limitation and cites for this assertion the figures, particularly, Fig. 4, and col. 1, lines 28-29 and col. 2 lines 34-36. However, the figures and cited passages do not mention users on any user interaction with a consumer apparatus. Therefore, the recited limitations are not found in the cited prior art. For this reason alone, the rejections of claims 1-16, which all recite the same or similar limitations, are clearly erroneous.

#### Other Patentable Distinctions

Regarding claims 2-3 and 5-16, Allan does not disclose a URL or identifier as claimed, as noted above. Nor does Allan disclose storage of such a URL or

Page 7 of 9 BRIEF BEFORE THE BOARD OF APPEALS Serial No. 09/635,549



identifier on the home network or the apparatus. Therefore, the recited combinations are patentably distinct over the cited art.

Regarding claims 14-16, the Examiner has not identified any disclosure in Allan corresponding to "creating a database of the type per user." Therefore, a prima facle rejection of these claims has not been made and the rejections are clearly erroneous.

Regarding claims 4, and 11-12, the Examiner has not identified in Allan any remote control device. The Examiner notes that Allan discloses a TV, but even if we assume that a remote TV inherently includes a remote, there is no disclosure that the remote includes a "key dedicated to initiating, via the apparatus, retrieval of data ...." The passage in Allan cited by the Examiner merely states that the home network has access to the "outside world." This clearly is not anticipatory of the recited limitations. The rejection of claims is therefore clearly erroneous and should be reversed for at least this reason.

Claims 5-10 disclose a proxy device. The proxy device of Allan is not disclosed to represent a consumer device in the manner claimed for the same reasons given above that the consumer apparatuses of Allan do not conform to the limitations of the claims.

Appellant notes that in the Advisory Action, the Examiner declined to enter amended claim 6 on grounds of changed scope. This is puzzling because claim 6 was simply being amended to recite the limitations of its base claim 5, which was being cancelled. Therefore, this amendment does not change the scope of the



claim and should have been entered. Nevertheless, in view of the patentable distinctions noted above, Appellant does not challenge the lack of entry.

### CONCLUSION

For one or more of the reasons set forth above, the Board is respectfully requested to reverse the Examiner's rejection of all claims 1-16 and to confirm patentability thereof.

Respectfully submitted,

Date: February 3, 2004

Registration No. 34,170 email: brad@ganzlaw.com

## Correspondence to:

Philips Electronics North America Corporation Intellectual Property & Standards 1109 McKay Drive, Mail Stop SJ 41 San Jose, California 95131 Telephone: (408) 617-7700

Telephone: (408) 617-7700 Facsimile: (408) 617-4856

USPTO Customer Number: 24738



## Appendix A

- 1. A consumer apparatus responsive to a user-input for initiating retrieval of data from a server under control of a predetermined URL or an identifier therefor associated with the apparatus, the data representing content information about the context of usage of the apparatus.
- 2. The apparatus of claim 1, the consumer apparatus configured for use and inclusion on a home network and having an Internet-access functionality through the home network, the predetermined URL or identifier therefor being stored on the home network.
- 3. The apparatus of claim 1, comprising a memory for storage of the URL or identifier therefor.
- 4. The apparatus of claim 1, wherein:
  - the apparatus has a remote control device; and
  - the device has a dedicated button for initiating the retrieval of the data.
- A proxy device for representing an apparatus on a home network, wherein the proxy is responsive to a user-input for initiating, via a gateway, retrieval of data from a remote server under control of a predetermined URL or identifier therefor associated with the apparatus represented, the URL or identifier therefor being stored on the home network.

Page 1 – APPENDIX A Serial No. 09/635,549

- 6. The proxy of claim 5, wherein the data represents content information about the context of usage of the apparatus.
- 7. The proxy of claim 5, storing the URL or identifier therefor.
- 8. The proxy of claim 7, wherein the URL or identifier therefor is programmable.
- 9. The proxy of claim 5, responsive to a wireless signal.
- 10. The proxy of claim 9, for transmitting a further signal with a unique identifier upon receiving the signal.
- 11. A remote control device for control of a consumer apparatus included on a home network, wherein:
- the device has a key dedicated to initiating, via the apparatus, retrieval of data

  from a server based on a predetermined URL or identifier therefor associated with the
  apparatus and stored on the home network; and
- the data represents content information specific to the context of usage of the apparatus.

- 12. The device of claim 11, storing an identifier representative of a URL of a file at the server.
- 13. A method of enabling a service provider to provide a service via the Internet to a user of a consumer apparatus having a predetermined identifier associated therewith, the identifier being stored on a home network including the apparatus, the method comprising:
- enabling the user to initiate via the apparatus sending of a request with the identifier representative of a type of the apparatus to a server on the Internet; and
- based on the identifier, the server initiating user access to a web page with content information about a context of using the apparatus.
- 14. The method of claim 13, comprising creating a data base of the type per user.
- 15. The method of claim 13, comprising creating a data base of URLs or identifiers therefor per user.
- 16. The method of claim 13, comprising providing the apparatus with a URL or other identifier for a web page.

Page 3 – APPENDIX A Serial No. 09/635,549

## Appendix A

- 1. A consumer apparatus responsive to a user-input for initiating retrieval of data from a server under control of a predetermined URL or an identifier therefor associated with the apparatus, the data representing content information about the context of usage of the apparatus.
- 2. The apparatus of claim 1, the consumer apparatus configured for use and inclusion on a home network and having an Internet-access functionality through the home network, the predetermined URL or identifier therefor being stored on the home network.
- The apparatus of claim 1, comprising a memory for storage of the URL or identifier therefor.
- 4. The apparatus of claim 1, wherein:
  - the apparatus has a remote control device; and
  - the device has a dedicated button for initiating the retrieval of the data.
- proxy device for representing an apparatus on a home network, wherein the proxy is responsive to a user-input for initiating, via a gateway, retrieval of data from a remote server under control of a predetermined URL or identifier therefor associated with the apparatus represented, the URL or identifier therefor being stored on the home network.

Page 1 – APPENDIX A Serial No. 09/635,549

- 6. The proxy of claim 5, wherein the data represents content information about the context of usage of the apparatus.
- 7. The proxy of claim 5, storing the URL or identifier therefor.
- 8. The proxy of claim 7, wherein the URL or identifier therefor is programmable.
- 9. The proxy of claim 5, responsive to a wireless signal.
- 10. The proxy of claim 9, for transmitting a further signal with a unique identifier upon receiving the signal.
- 11. A remote control device for control of a consumer apparatus included on a home network, wherein:
- the device has a key dedicated to initiating, via the apparatus, retrieval of data

  from a server based on a predetermined URL or identifier therefor associated with the

  apparatus and stored on the home network; and
- the data represents content information specific to the context of usage of the apparatus.

Page 2 – APPENDIX A Serial No. 09/635,549



- 12. The device of claim 11, storing an identifier representative of a URL of a file at the server.
- 13. A method of enabling a service provider to provide a service via the Internet to a user of a consumer apparatus having a predetermined identifier associated therewith, the identifier being stored on a home network including the apparatus, the method comprising:
- enabling the user to initiate via the apparatus sending of a request with the identifier representative of a type of the apparatus to a server on the Internet; and
- based on the identifier, the server initiating user access to a web page with content information about a context of using the apparatus.
- 14. The method of claim 13, comprising creating a data base of the type per user.
- 15. The method of claim 13, comprising creating a data base of URLs or identifiers therefor per user.
- 16. The method of claim 13, comprising providing the apparatus with a URL or other identifier for a web page.

Page 3 - APPENDIX A Serial No. 09/635,549



# RECEIVED CENTRAL FAX CE

FEB 1 0 2004



239 NW 13th Avenue, Suite 309, Portland, Oregon 97209 TEL 503.224,2713 FAX 503,296.2172 EMAIL mail@ganzlaw.com A Professional Corporation

Date

February 3, 2004

To

Krisna Lim

From

Bradley M. Ganz

Re

Serial No.09/635,549; Our file: US000209

Tel

Fax

(703) 872-9306

**Pages** 

39 + cover sheet

Dear Examiner Lim:

Please find attached the following documents in connection with the aboveidentified application:

- Transmittal;
- Fee transmittal (in duplicate); and
- Appeal Brief and Appendix A (in triplicate).

Sincerely,

Bradley M. Ganz

Confidentiality Notice: The information contained in this facsimile transmission may be privileged and confidential and is only intended for the use of the individual or entity named above. If the reader of this message is not the intended recipient, this serves as notification that any reading, disclosure, copying, distribution, or the taking of any action in reliance on the contents of this communication is strictly prohibited. If this transmission was received in error, please immediately notify Ganz Law at the number below to arrange for the return of the original facsimile.



Under the Paperwork Raduction Act of 1995	:	U.S. Pa	stant and Te	wiemank Office.	US. DE	PTO/SB/21 (08-03) 1 08/30/2003. OMB 0851-0031 PARTMENT OF COMMERCE 8 B yelid OMB control number.		
Under the Paberwork Regulation Act of Test	A	oplication Number	09/635,					
TRANSMITTAL	Fi	ling Date	August	10, 2000				
FÓRM	Fi	First Named Inventor Yevgenly Eugene S			hteyn			
(to be used for all correspondance after initia	(ening)	rt Unit	2153					
		xaminer Name	Krisna I	Krisna Lim				
Total Number of Pages in This Submission	99 · A	ttorney Docket Number	US0002	209				
	ENCLO	SURES (Check all t	hat apply)	1				
Fee Transmittal Form  Fee Attached  Amendment/Reply  After Final  Affidavits/declaration(s)  Extension of Time Request  Express Abandonment Request  Information Disclosure Statement  Cartified Copy of Priority Document(s)  Response to Missing Parts/ Incomplete Application  Response to Missing Parts under 37 CFR 1.52 or 1.53	Lice Petit Pow Prov Cha Terr Req	wing(s)  nsing-related Papers  tion  tion to Convert to a  riskonal Application  rer of Attorney, Revocatior  nge of Correspondence A  minal Disclaimer  uest for Refund  Number of CD(s)	n ddresis	to Te Apple of A Apple (Appl (Appl ) Prop  State	echnological Compedia se asi Comedia Notice and Notice	sure(s) (please		
SIGNA	ATURE OF	APPLICANT, ATTO	RNEY, C	R AGENT	•			
Firm or Individual name Signature  Bradley M. Ganz	n l							
Date February 3, 2004	•	1 8						
	CERTIFICA	TE OF TRANSMISS	ON/MAI	LING				
I hereby certify that this correspondence is sufficient postage as first class mail in an authorized that is shown below.	being facsimile nvelope addre	e transmitted to the LISPT	O or depos	ited with the	United S	States Postal Service with Indria, VA 22313-1450 on		
Typed or printed name Shannon Verbo	ort	٠,٨ ٠						
Signature	1 MEN	(INDIONAL)			Date	February 3, 2004		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.



FAX No. 5032962

PTO/SB/17 (10-03) for use through 07/31/2008. OMB 0551-0032

Under the Paperwork Reduction Act of 1995, no persons are require	ed to r	espond tr	U.S. Pate a collecti	nt and ion of it	Trademark Off	CALLS DEP	ARTN a vali	MENT OF (	COMMERCE atrol number.
·	_	Complete If Known							
FEE TRANSMITTAI	<b>L</b>	- Application Num			09/635,5	09/635,549			
for EV 2004		Filing	Date		August 1	August 10, 2000			
for FY 2004				Yevgenh	Yevgenly Eugene Shteyn				
Effective 10/01/2003. Patent fees are subject to ennual revision.	Examiner Name					Krisna Lim			
Applicant claims small entity status. See 37 CFR 1.27		Art Unit			2153				
TOTAL AMOUNT OF PAYMENT (\$) 330.00						US000209			
		Attorn			CALCULAT	ION (confir	nued'	\ \	
METHOD OF PAYMENT (check all that apply)	2	ADDITI	ONAL F						·.
Check Credit card Money Other None			Small Er						•
Deposit Account:	Fee	Fee	Fee Fe	0	Fee D	escription			Can Daid
Deposit Account 50-1001	105	le (\$) 1 130	Code (\$ 2051	-	rcharge - late	filino fee or os	th	ı	Fee Paid
Number	105		2052		urchaige - late			or :	
Account Name Bradley M. Ganz			1	CC	wer sheet on-English spe				
The Director is authorized to: (check all that apply)	105 181				ar filing a reque		reex	emination	
Charge fee(s) Indicated below Credit any overpayments	180	, ,		920° R	equesting publi				
Charge any additional fee(a) or any underpayment of fee(s)			l .	E	kaminer action lequesting publ				<del></del>
Charge fee(a) indicated below, except for the filing fee to the above-identified deposit account.	180	5 1,840*	1805 1,	E	xaminer action	٠.			<del>  </del>
FEE CALCULATION	125	1 110	2251 -	_	xtension for re				<del>  </del>
1. BASIC FILING FEE	125		1		otension for re				
arge Entity Small Entity	125		1		ension for re				$\vdash$
Fee Fee Fee Fee Fee Description Fee Pald Code (\$) Code (\$)	ł	1,480			Extension for re Extension for re				
1001 770 2001 385 Utility filling fee		5 2,010	1	•					
1002 340 2002 170 Design filing fee	140		2401		Notice of Appea		annas	<u> </u>	330:00
1003 530 2003 265 Plant filing fee	140	1			Request for ora				4
1004 770 2004 385 Reissue filing fee	145		4		etition to instit		e pro	ceeding	
	145		2452	•	elition to reviv				$\Box$
SUBTOTAL (1) (\$)	148	53 1,330	2453	665 I	Petition to reviv	e - unintention	nai		
2. EXTRA CLAIM FEES FOR UTILITY AND REISSUE		1,330	2501	665 l	Utility Issue fee	(or reissue)	•		
Extra Claimsbelow Fee Paid			i i		Design issue fe				ļ
Total Claims Z0** = X Independent X	150		1		Plant issue fee Dations to the				<b></b>
Claims Multiple Dependent	144				Petitions to the Processing fee	•		7(0)	
· · · · · · · · · · · · · · · · · · ·	18				Fricoassing rec Submission of I				
Large Entity   Small Entity Fee	18			امد	Recording each	patent assign	nment	per	
Code (\$) Code (\$) 1202 18 2202 9 Claims in excess of 20	80:	•	1	1	property (times Filing a submis	number or his	aben û	23)	-
1201 86 2201 43 Independent claims in excess of 3	18	09 770	2809	385	Filing a submis (37 CFR 1.129	(a)) ·	. i <del>o</del> jec		
1203 290 2203 145 Multiple dependent claim, if not paid	18	10 770	2810	<b>385</b>	For each additi	ional invention	to be		
4204 88 2204 43 ** Reissue independent claims	1	801 770	2801		examined (37) Request for C			on (RCE)	
over original patent  1205 18 2205 9 ** Reissue claims in excess of 20		901 770 102 900	1		Request for e	хресітев ехал			
1205 18 2205 9 Reissus claims in excess of 20 and over original patent	.1		١		of a design ap	plication			
SUBTOTAL (2) (\$)		her féé (s Peduced h	specify) by Basic F	illoc Fe	e Paid	OLIDTOTAL	(3)	(\$) 330	00
or number previously peid, if greater, For Reissues, see above	<u> </u>	CUUCHU (	J Dabit I	ming i e		SUBTOTAL			
SUBMITTED'BY			mtion No	·		(Complete (a			
Name (Print/Type) Bradley M. Ganz			ration No. v/Agenfi	34,1	170	Telephone		<del></del>	3 .
						Date		oruary 3, 1	

WARNING: Information on this form may become public. Credit card Information should not be included on this form. Proyide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.